EXHIBIT K-8 / K-8b

Plaintiff-Created Transcript Excerpts

May 6, 2025 Hearing - Jasper County Circuit Court

Case No. 24AP-FC00260

Prepared by Plaintiff Sherif Ahmed Aboul-Magd from Courtroom Video

Video available under seal for in-camera review upon request.

Judicial Findings and Statements – Made Without Motion, Hearing, or Conviction

Judge Selby:

- "You didn't go to law school. I'm teaching you now."
- "You're a thug and a bully."
- "I find that you did strangle her."
- "I find that you make multiple threats of murder."
- "I find you to be physically harmful."
- "You put yourself here. No one else."
- "You need a hard judge because you like to run roughshod over everybody."
- "To present evidence, you must be under oath."
- "You are a safety concern until a therapist says otherwise."
- "You will allow law enforcement to walk through your home if you want visitation there."

GAL Testimony Under Oath - Cross-Examination

Sherif (Cross):

"On February 13th, did you say to me, 'You're being punished by me... because I can'?"

GAL Erwin:

"I don't recall... If I did, it was..."

Sherif:

"Have you seen any report from a supervisor that says I'm dangerous to my children?"

GAL Erwin:

"No."

Sherif:

"Have you ever filed a motion to limit my time based on supervisor concern?" Judge Selby:

"He's not required to."

Suppression of Plaintiff's Right to Present Evidence

Sherif:

"I feel like I didn't get to present anything today." Judge Selby:

"In your world, it's all about you."

"You're not in control. I am."

"If you keep this up, I'll strike your pleadings."

"I've shown you a lot of patience. I'm not going to tolerate any more."

Parenting Restrictions and Conditions Issued Mid-Hearing

Judge Selby:

- "You're going to see a therapist. That therapist will tell me if you're safe."
- "Once I have that letter, you can have unsupervised visitation."
- "You are a safety concern until proven otherwise."
- "You will not have weapons. Your father will take possession of them."
- "If you want visits at home, mom can ask law enforcement to walk through your home."

Courtroom Record Confirms:

- No supervisor report stated Plaintiff was dangerous.
- Plaintiff was actively exercising home-based visits with no incident.
- Parenting time was revoked by email without a court order.
- The GAL gave no recommendation based on danger, yet supervised visits were extended.

• The judge imposed protection orders, evaluations, and access restrictions based entirely on statements made during this hearing.

Conclusion:

These transcript excerpts confirm that the May 6, 2025 orders were issued:

- Without motion or trial,
- Without evidence of danger to children,
- Without findings supported by supervisor reports,
- And in the presence of named federal defendants who remained silent.

Submitted under Rule 65, Fed. R. Civ. P., and in support of constitutional relief.